

**PERMANENT BUREAU (HCCH) – DIPLOMATIC NOTICE OF
INTERNATIONAL TRUST ESTATE DISPUTE**

Date: 21 October 2025

To: **Permanent Bureau – Hague Conference on Private International Law
(HCCH)**

Churchillplein 6B

2517 JW The Hague

THE NETHERLANDS

Fax: +31 70 360 4867

[Registered International Post – Envelope Sealed]

C/o: ***Secretary General and Legal Affairs Division***

All Heirs, Agents, Successors, and Assigns, known and unknown

From: **Phoenix Securities Trust**

Lien Administrator and Trust Agent: Grant-David: Johns

C/o: PO Box 12, Gympie QLD 4570, AUSTRALIA

Email: grant@uboprivate.org

Mataya Securities Trust

Lien Administrator and Trust Agent: Karra-Leanne: Corbet

C/o: PO Box 12, Gympie QLD 4570, AUSTRALIA

Email: karra@uboprivate.org

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This correspondence is issued under private international authority, sealed in equity, and lodged pursuant to HCCH Convention #30
– The Convention on the Law Applicable to Trusts and on their Recognition.

Jurisdiction is private, original, in personam, and equitable.

No joinder is presumed. No consent is granted to foreign, commercial, maritime, or statutory overlays.

This record is held under international treaty enforcement and forms part of the permanent administrative equity archive.

All rights reserved. All obligations bound.

**SUBJECT: International Treaty Violation and Fiduciary Harm – Private Trust
Enforcement and Global Estate Notification**

To the Permanent Bureau and Diplomatic Registry:

This notice constitutes formal diplomatic notification of the following:

- Breach of fiduciary duties by multiple Australian public departments
- Dishonour of trust-based securities, paymaster instructions, and tendered bond instruments
- Active lien and seizure enforcement now underway under HCCH Convention #30 and private international law

LEGAL FRAMEWORK:

This matter is governed by the following frameworks and instruments:

- **Law of Nations (Jus Gentium)**
- **Law of Trusts**
- **Private International Law**
- **Equity Jurisdiction in Personam**
- **HCCH Convention #30 – (entered into force for Australia, 1 January 1992)**
- **Vienna Convention on the Law of Treaties**
- **UNIDROIT Principles**
- **ICCPR (Articles 1, 17, 19)**
- **Personal Property Securities Act 2009 (Cth – Australia)**
- **Uniform Commercial Code – Article 9**

SECURED TRUST ESTATES – INSTRUMENTS AND FILINGS:

Phoenix Securities Trust – Grant-David: Johns Estate

- PPSR Registration: **202510150044830**
- UCC-1 Filing No: **2025 7873827**
- UCC-3 Filing No: **2025 7873831**
- Bond Instruments:
 - Private Registered Trust Bond (AUD \$800 Billion) – Tendered 8 April 2025
 - Private Registered Investment Bond (USD \$100 Million) – Lodged 15 October 2022
- Trust Seizure Declaration – Lodged 17 October 2025
- Security Agreement – Notarised 2 April 2025
- Lien Notices and Paymaster Directives – Lodged with AG, Treasury, Supreme Court QLD & SA

Mataya Securities Trust – Karra-Leanne: Corbet Estate

- PPSR Registration: **202510150049270**
- UCC-1 Filing No: **2025 7873828**
- UCC-3 Filing No: **2025 7873830**
- Bond Instruments:
 - Private Registered Trust Bond (AUD \$800 Billion) – Tendered 8 April 2025
 - Private Registered Investment Bond (USD \$100 Million) – Lodged 15 October 2022
- Trust Seizure Declaration – Lodged 17 October 2025
- Security Agreement – Notarised 2 April 2025

- Lien Notices and Paymaster Directives – Lodged with AG, Treasury, Supreme Court QLD & SA

All documents are QR-sealed, time-stamped, and monitored in international private record archives.

RELATED DISCLOSURES AND ACTIONS:

- **SEC Disclosure** – Filed and Faxed **21 October 2025**
(Re: COMMONWEALTH OF AUSTRALIA – CIK: 0000805157)
- **BIS Notification** – Filed and Faxed **21 October 2025**
- **AFSA Enforcement Review** – Show Cause Letters issued under:
 - Phoenix Ref: ENQ-1240164-F0Z3J0
 - Mataya Ref: ENQ-1240165-C1F1M1
- **Diplomatic Embassy Engagements** – Active with Switzerland, France, Netherlands, UK, USA, NZ, Singapore

REQUEST FOR DIPLOMATIC ACKNOWLEDGEMENT AND OPPORTUNITY FOR ENGAGEMENT:

You are respectfully requested to:

1. **Log this matter** under international diplomatic review as an active treaty dispute under HCCH Convention #30 and Vienna protocols;
2. **Acknowledge receipt** of this enforcement notice by appropriate legal or diplomatic reply;
3. **Preserve access** to QR-sealed estate ledgers and digital record archives for future verification and fiduciary tracing;

4. **Forward this matter** to internal departments responsible for treaty enforcement, financial instruments, international estate dispute, or diplomatic intervention;
5. **Flag associated accounts, securities, or access rights** that may involve international remittance, lien, or enforcement tied to either trust estate;
6. **Notify your appropriate national financial clearing authorities** of this dispute and enforcement position;
7. **Recognise the Secured Parties as the sole lawful lien agents and fiduciary controllers** of the private estates listed;
8. **With respect and neutrality, consider any lawful request for administrative hosting** or trust fiduciary protection arising from this enforcement.

This notice may serve as a **formal diplomatic expression of willingness** to engage with your jurisdiction on matters relating to:

- Administrative hosting of trust remittance systems;
- International trust account protection;
- Fiduciary neutrality and performance enforcement;
- Mutual assurance and remedy operations;
- Trust estate onboarding in accordance with international law and good faith remedy.

The trust estates carry:

- **High-value, sovereign-settlement class bond instruments;**
- **UCC, PPSR, SEC, and BIS-noticed liens and filings;**
- **Full record traceability and notarised seizure declarations;**
- And have now been dishonoured by their originally presumed fiduciaries.

We invite confidential diplomatic contact should your office identify opportunity to support, onboard, or remedy this matter within your international legal and financial framework.

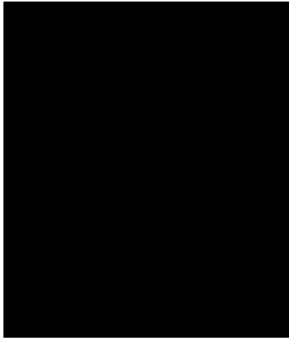
RECORD ACCESS & VERIFICATION:

Full trust ledgers, security agreements, PPSR records, equity affidavits, and seizure declarations are sealed and time-stamped at:

Phoenix Securities Trust – Private Record Access

Estate of Grant-David: Johns

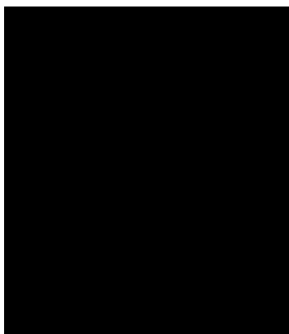
(Scan QR code below — no printed URL provided)



Mataya Securities Trust – Private Record Access

Estate of Karra-Leanne: Corbet

(Scan QR code below — no printed URL provided)



[QR Codes] Redacted for Record
Tracking Preservation of the
Recipient.
Original held on Private Record

QR access is digitally logged and independently monitored.

AUSTRALIAN GOVERNING LAW AND PPSA COMPLIANCE:

All registrations and security interests referenced are compliant with the Personal Property Securities Act 2009 (Cth). Specifically:

Section 12 PPSA – Meaning of Security Interest

(1) A security interest is an interest in personal property provided for by a transaction that, in substance, secures payment or performance of an obligation.

Section 184 PPSA – Registrar’s Power to Remove a Registration

The Registrar may only remove a registration if satisfied it is:

- (a) not in relation to a current security interest;
- (b) frivolous; or
- (c) vexatious.

Section 191 PPSA – Review of Registrar’s Decisions

A person may apply to the Administrative Appeals Tribunal for review of a decision made by the Registrar under section 184.

Any attempt by a regulatory authority or public office to remove the above registrations without lawful basis will be deemed administrative fraud and will trigger foreign enforcement.

DECLARATION:

You are now formally notified of the enforcement and seizure of two private trust estates. These instruments, liens, and declarations are valid, registered, notarised, and lodged internationally. Silence constitutes dishonour.

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**EXECUTED IN EQUITY – ALL RIGHTS RESERVED – ALL OBLIGATIONS
BOUND - SILENCE IS DISHONOUR - ENFORCEMENT IS ACTIVE.**

By Hand and Seal,

Original signed copy / with Red Wax Seal – pending transit via Registered Mail

Date: __21 October 2025__



Phoenix Securities Trust

Lien Administrator and Trust Agent

for the: **Grant-David: Johns** Estate

c/o: Postal – PO Box 12, Gympie QLD 4570

Grant@uboprivate.org | www.uboprivate.org

By Hand and Seal,

Original signed copy / with Red Wax Seal – pending transit via Registered Mail

Date: __21 October 2025__



Mataya Securities Trust

Lien Administrator and Trust Agent

for the: **Karra-Leanne: Corbet** Estate

c/o: Postal – PO Box 12, Gympie QLD 4570

Karra@uboprivate.org | www.uboprivate.org

Fax Confirmation Report

Sent via www.fax.plus



Date: Oct 21, 2025 (Tue)

Time: 06:51:57 PM (UTC+10:00)

From: +1 872-278-4459 (Phoenix / Mataya)

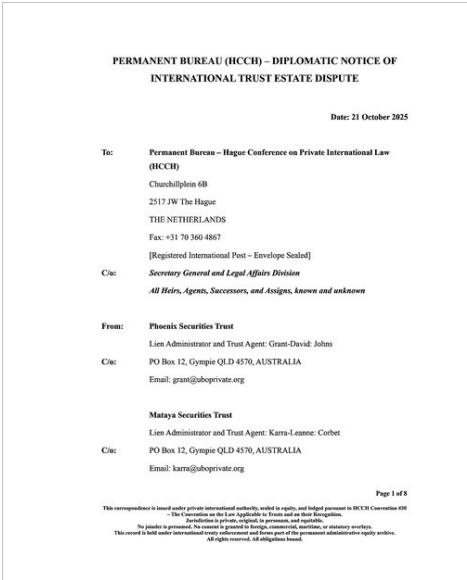
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